EXHIBIT 10

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Huawei has not completed its investigation relating to this action. These initial disclosures are limited to the information now available to Huawei. Discovery as well as Huawei's ongoing investigation and analysis in this case may yield additional information.

Huawei reserves the right to supplement these initial disclosures consistent with the applicable Federal Rules of Civil Procedure, the Local Rules for the Southern District of California, and any applicable Court orders. Huawei does not waive any evidentiary objections to the information disclosed nor any applicable privileges.

I. INDIVIDUALS

At this time, Huawei believes the following individuals may have discoverable information that Huawei may use to support its claims or defenses. By indicating the general subject matter of information these individuals may have, Huawei is in no way limiting its right to call any individual(s) listed to testify concerning other subject(s). Huawei's identifications also are not an admission that all identified individuals' testimony would constitute admissible evidence or that discovery may properly be sought from them consistent with Fed. R. Civ. P. 26.

NAME	CONTACT INFORMATION	SUBSTANCE OF KNOWN INFORMATION
Qing Kent Pu	On information and belief, Mr. Pu is currently located in San Diego, CA.	The alleged inventions disclosed and claimed in the '743 Patent, including information about the conception, reduction to practice, and other information relating to the alleged inventions, as well as the prosecution of the '743 Patent and related patent applications.
Hui Henry Li	On information and belief, Mr. Pu is currently located in the San Francisco Bay Area.	The alleged inventions disclosed and claimed in the '743 Patent, including information about the conception, reduction to practice, and other information relating to

1	NAME	CONTACT INFORMATION	SUBSTANCE OF KNOWN INFORMATION
2			the alleged inventions, as well as
3			the prosecution of the '743 Patent
			and related patent applications.
4	Liu, Zhijie	Xi'an, China	Information concerning systems
5		c/o Fish &	engineering and hardware
6		Richardson P.C.	specifications of accused Huawei
7			devices.
	Cui, Qingyu	Wuhan, China	Information concerning
8	, ,	c/o Fish & Richardson P.C.	installation, operation, upgrade,
9		Richardson P.C.	and maintenance of third-party
10			software including Google Maps
			Mobile client application
11	Zhao, Ping	Beijing, China	Non-technical information
12		c/o Fish & Richardson P.C.	concerning Huawei's receipt and
13		Richardson F.C.	updates of Google software
			including Google Maps Mobile
14		D 11	client application
15	Wen, Wen	Bellevue, WA	Information concerning
16		c/o Fish & Richardson P.C.	marketing, sales and messaging of
17			Huawei's accused devices
	Zhao, Zhigang	Plano, TX c/o Fish &	Information concerning profits,
18		Richardson P.C.	costs, and other financial data
19			associated with Huawei's accused
20	C 1 I	1.00 A 1.1	devices
	Google, Inc.	1600 Amphitheatre Parkway, Mountain	Information concerning
21		View, CA 94043, c/o	architecture and operation of
22		counsel for Google	Google Maps Mobile client application, Google Maps servers,
23			and Google Maps client-server
24			system
	Amanda Leicht Moore	San Francisco, CA	Information concerning the
25	Aimanda Extent Woole	c/o counsel for	structure, function, and operation
26		Google	of aspects of Google Maps
27	Yatin Chawathe	San Francisco, CA	Information concerning the
		c/o counsel for	structure, function, and operation
28		Google	zarowa, zarouon, and operation
		3	Case No. 3:16-cv-01903-(H)JLB

2 3			INFORMATION
		INFORMATION	of aspects of Google Maps, as well
II			as product development and
			financial/marketing aspects of
4			Google Maps.
5	Tom Green	San Francisco, CA	Information concerning the
6		c/o counsel for	structure, function, and operation
		Google	of aspects of Google Maps.
7	Jeffrey Hightower	Seattle, WA c/o	Information concerning the
8		counsel for Google	structure, function, and operation
9			of aspects of Google Maps.
10	Ronald William	1517 N. Beach St.,	Information concerning
	Morrison	Ormond Beach, FL	authenticity, architecture, and
11		32174	operation of TravTek Navigation
12			System
13	American Automobile	1000 AAA Drive,	Information concerning
	Association / Kent	Heathrow, FL 32746	authenticity, architecture, and
14	Taylor, Research and		operation of TravTek Navigation
15	Development Director		System
16	Federal Highway	HT02 400 7 th St.	Information concerning
	Administration /	N.W. Washington,	authenticity, architecture, and
17	Robert Rupert	D.C. 20590 / Turner- Fairbank Highway	operation of TravTek Navigation
18		Research Center,	System
19		6300 Georgetown	
20		Pike, McLean, VA	
	0 11/	22101	
21	General Motors	General Motors Technical Center –	Information concerning
22	Research Laboratories /	Room 300 RMB,	authenticity, architecture, and
23	James R. Rillings	30500 Mound Rd.,	operation of TravTek Navigation
		Warren MI 48090	System
24	Florida Department of	719 South Woodland	Information concerning
25	Transportation /	Blvd., Deland, FL	authenticity, architecture, and
26	George Gilhooley		operation of TravTek Navigation
27			System

1	NAME	CONTACT INFORMATION	SUBSTANCE OF KNOWN INFORMATION
2	Andrew Fowler	3401 North	Information concerning
3		California Av.,	authenticity, architecture, and
		Chicago, IL 60618	operation of Navigation
4			Technologies Corp.'s Navigation
5			System
6	Matthew Friederich	222 W Merchandise	Information concerning
		Mart Plaza #900,	authenticity, architecture, and
7		Chicago, IL 60654	operation of Navigation
8			Technologies Corp. Navigation
9			System
10	InfoGation Corp.	On information and	Information concerning the
		belief, InfoGation	alleged inventions disclosed and
11		Corp. is currently located at:	claimed in the '743 Patent; the
12		located at.	conception, reduction to practice,
13		12250 El Camino	and other information relating to
		Real, Suite 116	the alleged inventions; the
14		San Diego, California,	prosecution of the '743 Patent and
15		92130	related patent applications;
16			InfoGation's business, finances,
17			licensing efforts and agreements,
			valuations of the '743 Patent; and
18			the bases for InfoGation's
19			allegations of infringement of the
20	DCOLLADE Com	On information and	'743 Patent.
	BSQUARE Corp.	belief, BSQUARE	Information concerning InfoGation's business, finances,
21		Corp. is currently	licensing efforts and agreements,
22		located at:	valuations of the '743 Patent, and
23			the bases for InfoGation's
24		110 110th Avenue,	allegations of infringement of the
		N.E. Suite 300	'743 Patent.
25	Keith Kind	Bellevue, WA 98004 On information and	Information concerning the
26		belief, Mr. Kind is	alleged inventions disclosed and
27		currently located at:	claimed in the '743 Patent,
		4000 Mr. 1 791 1	including information about the
28		4000 Macarthur Blvd	

1	NAME	CONTACT INFORMATION	SUBSTANCE OF KNOWN INFORMATION
2		East Tower	conception, reduction to practice,
3		Newport Beach, CA	and other information relating to
		92660	the alleged inventions, as well as
4			the prosecution of the '743 Patent
5			and related patent applications.
6	Stephen C. Beuerle	On information and	Information concerning the
		belief, Mr. Beuerle is	alleged inventions disclosed and
7		currently located at:	claimed in the '743 Patent,
8		525 B Street	including information about the
9		Suite 2200	conception, reduction to practice,
10		San Diego, CA	and other information relating to
		92101	the alleged inventions, as well as
11			the prosecution of the '743 Patent
12			and related patent applications.
13	Robert Laurenson	On information and	Information concerning the
		belief, Mr. Laurenson	alleged inventions disclosed and
14		is currently located at:	claimed in the '743 Patent,
15		3460 161 st Av SE	including information about the
16		Bellevue, WA 98008	conception, reduction to practice,
		·	and other information relating to
17			the alleged inventions, as well as
18			the prosecution of the '743 Patent
19			and related patent applications.
	Authors, publishers, and	various	Authenticity, date, and other facts
20	custodians of prior art		related to the subject prior art
21	materials identified in		systems and references
22	Defendants' invalidity		
23	contentions		
23			

In addition to the foregoing, Huawei identifies and incorporates by reference the following additional persons who may have knowledge of facts relevant to this suit:

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¹ Defendants refer to Huawei in addition to ZTE, and HTC entities in related cases 3:16-cv-01901 and 3:16-cv-01902.

- (1) Any and all persons identified by the InfoGation in its Initial Disclosures in this litigation.
- (2) Any custodian of records or other person who may be required to establish authenticity and/or admissibility of documents.
- (3) Individuals having knowledge of the prosecution of the '743 Patent and related patent applications, including, without limitation, any prosecuting agents or attorneys.
- (4) Individuals having knowledge of any license to the '743 Patent, any offer to license the '743 Patent, or any sale or offer to sell of the '743 Patent.

II. DOCUMENTS

Categories of documents, electronically stored information, and tangible things that are within the possession, custody, or control of Huawei and/or its counsel, and which Huawei may use to support its claims or defenses include:

DESCRIPTION	LOCATION
Google Maps Android Application	Huawei c/o Fish & Richardson P.C.
Package (APK)	
Technical documents regarding	Huawei c/o Fish & Richardson P.C.
installation of Google Maps APK on	
Huawei's accused smart phones	
Technical documents regarding hardware	Huawei c/o Fish & Richardson P.C.
specification of accused Huawei	
smartphones, including their design,	
structure, function, and operation	
Sales and marketing documents regarding	Huawei c/o Fish & Richardson P.C.
the accused Huawei smartphones	
Financial information and summaries	Huawei c/o Fish & Richardson P.C.
regarding sales of Huawei's accused	
smartphones	
The patent-in-suit and file history of the	Fish & Richardson P.C.
patent-in-suit	
Documents and other tangible items that	Fish & Richardson P.C. and various
constitute, describe, or implement prior	

LOCATION

Fish & Richardson P.C. and various

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Huawei also may rely on documents in the custody, possession, or control of the InfoGation or one or more third parties. Huawei also reserves the right to rely on any documents or information relating to defenses or claims that Huawei has pled or will plead.

III. COMPUTATION OF DAMAGES

DESCRIPTION

information, and documents describing the state of the art and general knowledge

in the field related to the patent-in-suit Press releases, web pages, articles, prior

pleadings, testimony, and other relevant

patent-in-suit, the named inventors of the

patent-in-suit, alleged embodiments of the patent-in-suit, InfoGation products that allegedly compete with the accused

information about InfoGation, the

products, and the relevant industry.

art, general technical background

Huawei seeks, through its affirmative defenses that the patent-in-suit are not infringed and are invalid. In addition, Huawei may seek attorneys' fees and costs. Huawei reserves the right to supplement these disclosures as its investigation of this case progresses.

IV. INSURANCE AGREEMENTS

Huawei is not presently aware of any insurance agreements which may be liable to satisfy all or part of a possible judgment in the action or to indemnify or reimburse for payments made to satisfy the judgment, but if any such agreements are located they will be made available for inspection and copying at the offices of Fish & Richardson P.C. in San Diego, California.

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PROOF OF SERVICE

I am employed in the County of San Diego. My business address is Fish & Richardson P.C., 12390 El Camino Real, San Diego, California 92130. I am over the age of 18 and not a party to the foregoing action.

On February 17, 2017, I caused a copy of the following document(s): **HUAWEI TECHNOLOGIES CO., LTD. and HUAWEI DEVICE USA, INC. RULE 26(a) INITIAL DISCLOSURES** to be served on the interested parties in this action as follows:

	action as follows.	
6	Via Email	Attorneys for Plaintiff
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	1 aconime. 017.501.5755	
24		

I declare under penalty of perjury that the above is true and correct. Executed on February 17, 2017, at San Diego, California.

s/Robert M. Yeh
Robert M. Yeh (SBN 286018)

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